1 2 3 4 5	NATHAN M. JENKINS, ESQ. (560) JENKINS LAW FIRM 1895 Plumas Street, Suite 2 Reno, NV 89509 Telephone: (775)-829-7800 Attorneys for Plaintiffs	
6	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA	
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JENKINS LAW FIRM ATTORNEYS AT LAW 1895 Plumas Street, Suite 2 Reno, Nevada 89509 (775) 829-7800 Fax (775) 829-0511 81 L 19 C 11 C 11 C 11 C 12 C 12 C 13 C 14 C 15 C 15 C 16 C 17	TRUSTEES of the NORTHERN NEVADA LABORERS HEALTH & WELFARE TRUST FUND, CRAIG MADOLE, DAVE BACKMAN, CRAIG HOLT, DAN RUSNAK, ELOY JARA, RICHARD DALY; TRUSTEES of the LABORERS PENSION TRUST FUND FOR NORTHERN NEVADA, CRAIG MADOLE, DAVE BACKMAN, CRAIG HOLT, DAN RUSNAK, ELOY JARA, RICHARD DALY; TRUSTEES of the CONSTRUCTION WORKERS VACATION SAVINGS TRUST FUND, CRAIG MADOLE, DAVE BACKMAN, CRAIG HOLT, DAN RUSNAK, ELOY JARA, RICHARD DALY; TRUSTEES of the LABORERS TRAINING TRUST FOR NORTHERN NEVADA, CRAIG MADOLE, DAVE ELIZONDO, FRED REEDER, DAN RUSNAK, ELOY JARA, RICHARD DALY;	Case No. 3:18-cv-00455-RCJ-WGC
E 18	Plaintiffs, vs.	STIPULATION AND ORDER
20 21 22	PREMIER SCAFFOLD, INC., a California corporation; and DOES 1 -10, Defendants.	FOR EXTENSION OF TIME SECOND REQUEST
23		
24	Plaintiffs, above-named, and Defendant Premier Scaffold, Inc., by and through their	
25	respective undersigned counsel, hereby stipulate and agree to extend the time period for	
26	Defendant Premier Scaffold, Inc. to answer, move, or otherwise plead up to and including March	
27	22, 2019.	
28	In this action the Plaintiffs seek audit entry against Defendant (#1). A ninety (90) day	

895 Plumas Street, Suite 2

JENKINS LAW FIRM